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TC 1700

PTO/SB/26(10-96)
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Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional) 83-96A

In re application of: Saban et al. Application No. 09/650,075 Filed: August 29, 2000

For: Microband Electrode Arrays

The owner, the University of Washington of 100 percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to 156 and 173, as presently shortened by any terminal disclaimer, of prior Patent No. 6,110,354. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 to 156 and 173 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

Check either box 1 or 2 below, if appropriate.

1.
☐ For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the organization.

I hereby declare that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and further, that these statements are made with the knowledge that willful false statements, and the like so made, are punishable by fine or imprisonment, or both, under Section 1001, Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

2.

The undersigned is an attorney of record.

Signature

Sally A. Sullivan

Typed or printed Name

Aller

☑ Terminal disclaimer fee under 37 CFR 1.20(d) included.

☐ PTO suggested wording for terminal disclaimer was

☐ unchanged ☐ changed (if changed, an explanation should be supplied).

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55.00 QP

Repln. Nef: 07/07/2003 CMGUYEN 0007282100 CRB:071985 Maca/Kubber:08850075

955.00 C

SUBJECT DECISION ON TERMINAL DIS	CLAIMER INFORMAL FORM	
DATE: 7-14-03	APPL S.N.: 09 (650075	
EXAMINER:	ART UNIT: 1743	
PARALEGAL: <u>JEAN PROCTOR</u>	MAILROOM DATE: 6-30-03	
AFTER FINAL: YESNO	NUMBER OF T.D.(S) FILED:	
appropriate form paragraphs identified by the If you disagree any analysis or have questions Examiner or me.	tted T. D. with the results as set forth below. If you is informal memo in your next office action to notify at all about the acceptability of the T.D., please se o	applicant about the T. D ur Special Program
SHOULD A COPY BE LEFT IN FILE. WHI DATE & RETURN THIS TO PARALEGAL.	<u>EN YOUR OFFICE ACTION IS COMPLETED, YO</u>	OU MUST INITIAL AND
7		4
The T. D. is PROPER and has been recor		
	een accepted for the reason(s) checked below. (See 1	
The recording fee of \$ has not been statement account. (See 14.25)	ubmitted nor is there any pre authorization in the ap	plication to charge to a
[] Application Examiner has not processed f	fee for T. D.	
[] The T.D. does not satisfy Rule 321(b)(3) in T. D. has not stated his/her interest and the exapplication/patent. (See 14.26)	n that the person who has signed the ctent of the interest of the business entity represented	by the signature in the
[] The T. D. lacks the enforceable only durin 321(c). (See 14.27 and 14.27.1)	ng the common ownership clause needed to overcome	e a double patenting ''
[] T. D. is directed to a particular claim(s), ventire patent to be granted, MPEP 1490. (See 14.26 and 14.26.2)	which is not acceptable since the disclaimer must be o	of a terminal portion of a
[] The person who signed the terminal discle [] has failed to state his/her capacit [] is not recognized as an officer of	y to sign for the business entity. (See 14.28)	
specified as to where such evidence is recorde	tle from the original inventor(s) to assignee has been ad in the office. 37CFR 3.73(b): (See 1140 O.G. 72) N ne my be found in the T.D. or in a separate paper <u>sul</u>	OTE: This documentary
() No "STATEMENT" specifying that the e	videntiary documents have been reviewed and that, the seeking to take action 37 CFR 3.73(b). (See 1140 C	to the best of the assignee J.G. 72)
[] The T. D. is not signed (See 14.26 and 14.	·	
[] Attorney is not of record in the oath/declar there a customer number.	aration or a separate paper filed appointing a new or	associate attorney, nor is
[] The serial number of the application (or t missing or incorrect. (See 14.32)	the number of the patent) which forms the basis for t	he double patenting is
[] The serial number of this application (or missing or incorrect. (See 14.26, 14.26.4 or 14.	the number of the patent in reexam or reissue case(s) 4.26.6)	being disclaimed is
[] The period disclaimed is incorrect or not	specified. (See 14.27, 14.27.2 or 14.27.3	
[] Other		·
		<u>·</u>